

U.S. Serial No. 10/571,044  
Reply to Office Action of May 21, 2008  
Amendment dated: August 15, 2008

REMARKS/ARGUMENTS

Applicants hereby submit the amended claims in conjunction with the Request for Continued Examination so that the Examiner may consider the alternate claims as modified herein. Applicants thank the Examiner for withdrawing the prior rejections and acknowledge the new rejections based on the alternate reference identified by the Examiner.

Applicants respectfully request reconsideration of the prior art rejections set forth by the Examiner under 35 USC sections 102 and 103. Applicants respectfully submit that the prior art references of record, whether considered alone or in combination fail to either teach or suggest the present invention as now claimed.

More specifically, by this amendment, Applicants have modified each of the independent claims pending in this application so that the claims now require that the diffusion elements are comprised of distinct bodies of the second material that is entirely surrounded and encapsulated by the first resin material such that each of the diffusion elements has a portion of the first resin material located at a light incident side and a portion of the first resin material at a light emission side.

Applicants respectfully submit that the amended claims are patentably distinct over the prior art references of record. Applicants respectfully submit that the prior art does not teach or suggest a display device wherein diffusion elements comprised of a second resin reside in a first resin material such that each of the diffusion elements has a portion of the first resin material located at a light incident side and a portion of the first resin material at a light emission side.

At best, a careful review of the references confirms that the newly cited art only indicates that the secondary structures should be located at a surface of resin body and the so-called diffusion elements are not completely surrounded by the first resin material as now required by the claims.

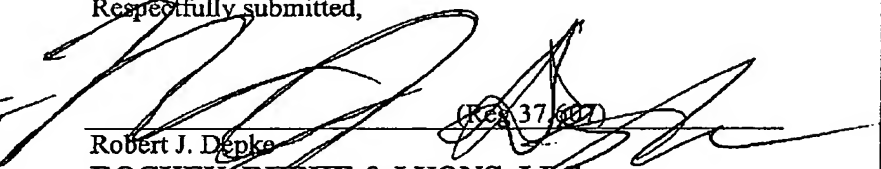
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Accordingly, in light of the foregoing, Applicants respects we submit that all claims now standing condition for allowance.

The Commissioner is hereby authorized to charge any fees due or to credit any overpayment to Deposit Account No. 50-3891.

Respectfully submitted,

Date: 8/15/08

  
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(Ref. 37,602)